IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

JAMES REED,)	
)	
Plaintiff,)	
)	
v.)	No. 23-cv-14321
)	
ILLINOIS COURT OF APPEALS,)	Honorable John F. Kness
FIRST DISTRICT (1-23-4078), on)	
appeal from THE CIRCUIT COURT OF)	
COOK COUNTY (17COTD3838), et al.,)	
)	
Defendants.)	

MOTION FOR LEAVE TO WITHDRAW APPEARANCES

Pursuant to Local Rule 83.17, Antonio DeBlasio and Brian Bosch, counsel for Plaintiff JAMES REED, respectfully move this honorable Court for leave to withdraw their appearances on behalf of Plaintiff in this action. In support of this motion, undersigned counsel states:

- 1. Attorneys Antonio DeBlasio and Brian Bosch ("*Plaintiff's Counsel*") are the attorneys of record for Plaintiff JAMES REED in this action.
- 2. Plaintiff's Counsel has been unable to determine whether or not Mr. Reed agrees to or opposes the relief sought in this motion.
- 3. For professional reasons, Plaintiff's Counsel respectfully moves this honorable Court for leave to withdraw their appearances on behalf of Plaintiff.
- 4. Pursuant to Rule 1.16(b)(1) of the Illinois Rules of Professional Conduct, "a lawyer may withdraw from representing a client if (1) withdrawal can be accomplished without material adverse effect on the interests of the client." IRPC 1.16(b)(1).
- 5. Here, withdrawal can be accomplished without material adverse effect on the interests of Mr. Reed.

6. No one has filed an appearance on behalf of any defendant.

7. Pursuant to Local Rule 83.17, movants have attached a completed form

Notification of Party Contact Information for Mr. Reed as Exhibit A.

WHEREFORE, Antonio DeBlasio and Brian Bosch move this honorable Court for entry of an order granting their motion for leave to withdraw, terminating their appearances on behalf of Plaintiff in this action, and to terminate further notifications to them.

Respectfully submitted,

By: /s/ Brian Bosch

One of Reed's Attorneys

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Attorneys for JAMES REED

CERTIFICATE OF SERVICE

The undersigned attorney certifies that he caused a true and correct copy of the attached **Motion for Leave to Withdraw Appearances** to be served upon the person(s) identified on the Service List below via e-mail and/or the ECF system on July 3, 2024. The undersigned certifies that copies of documents required to be served by Fed. R. Civ. P. 5(a) have been served.

/s/	Brian	Bosch	
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SERVICE LIST

Reed v. Illinois Court of Appeals 22-cv-14321

James Reed

7942 W. Country Club Lane Elmwood Park, IL 60707 rj60068@gmail.com ceo@inexf.com

T: (346) 291-5601 T: (847) 344-6040

Exhibit A

06/12/15

United States District Court Northern District of Illinois

Notification of Party Contact Information

Directions: This form must be attached to a motion to withdraw from a case when no other attorney of record has been noted on the docket. A completed form must be electronically filed as an attachment to the motion to withdraw. The address and telephone number of your client must be completed on this form to enable the Court to contact your client in the future if the motion to withdraw is granted.

Case Number: 23-cv-14321

Case Title: James Reed v. Illinois Court of Appeals

Judge: John F. Kness

Name of Attorney submitting the motion to withdraw:

Antonio DeBlasio/Brian Bosch

Name of Client:

James Reed

Mailing address of Client: 7942 W. Country Club Lane

City: Elmwood Park State: Illinois

Zip: 60707 **Telephone Number:** (346) 291-5601

I attest that the above information is true and correct to the best of my

knowledge,

Signed:

Date: 7/3/2024